Federal Defenders OF NEW YORK, INC.

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David E. Patton
Executive Director

Southern District of New York Jennifer L. Brown Attorney-in-Charge

May 17, 2021

Via ECF (redacted) and email (unredacted)

The Honorable J. Paul Oetken United States District Court Southern District of New York 40 Foley Square New York, NY 10007

Re: United States v. Capser, 19 CR 337 (JPO)

Dear Judge Oetken:

I write with the consent of the government to respectfully request an adjournment of Mr. Capser's sentencing, currently scheduled for May 21, 2021. Mr. Capser is suffering from as a result of a as a result of a and is currently under the care of a and is currently under the care of a and is currently scheduled for the end of the summer, but could be moved up if the accurrently scheduled for the end of the summer, but could be moved up if the accurrently scheduled for the end of the summer, but could be moved up if the accurrently scheduled for the end of the summer, but could be moved up if the accurrently scheduled for the end of the summer, but could be moved up if the accurrently scheduled for the end of the summer, but could be moved up if the accurrently scheduled for the end of the summer, but could be moved up if the accurrently scheduled for the end of the summer, but could be moved up if the accurrently scheduled for the end of the summer, but could be moved up if the accurrently scheduled for the end of the summer, but could be moved up if the accurrently scheduled for the end of the summer, but could be moved up if the accurrently scheduled for the end of the summer, but could be moved up if the accurrently scheduled for the end of the summer, but could be moved up if the accurrently scheduled for the end of the summer.

Mr. Capser should receive updated information from his medical team within a few weeks. The parties propose to submit a joint letter within three weeks with some potential dates to proceed with sentencing.

Thank you for your consideration of this request.

Respectfully submitted,

Tamara L. Giwa

Counsel for Todd Capser

(917) 890-9729

Cc: AUSA David Robles (via ECF) AUSA Benjamin Schrier (via ECF)